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1 2 3 4 5 6	David A. Senior (Bar No. 108579) Ann K. Tria (Bar No. 259138) MCBREEN & SENIOR 1900 Avenue of the Stars, Eleventh Flo Los Angeles, California 90067 Phone: (310) 552-5300 Fax: (310) 552-1205 dsenior@mcbreensenior.com  Attorneys for Petitioner PATRICK B. GORDON	or
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8	IN THE UNITED STATES DISTRICT COURT  FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	PATRICK BRUCE GORDON,	) Case No. 2:91-cv-0882-MCE-EFB P
12	Petitioner,	DEATH PENALTY CASE
13	v.	) )
14		<ul><li>STIPULATED SCHEDULE FOR</li><li>MERITS BRIEFING, DISCOVERY</li></ul>
15 16	RON DAVIS, Warden,	REQUESTS, AND REQUESTS FOR EVIDENTIARY HEARINGS; ORDER
17	San Quentin State Prison, Respondent.	) )
18		) )
19		)
20	Petitioner currently is required to file a Motion for Evidentiary Hearing by	
21		
22	October 6, 2015. Doc. 384, Mar. 31, 2015.	
23	WHEREAS, it appears to counsel for all parties that certain claims advanced by	
24	Petitioner in the Amended Petition for Writ of Habeas Corpus involve issues that are	
25	record based and do not require further factual development, discovery, or evidentiary	
26	hearings; and	
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WHEREAS, counsel for all parties believe it will be more efficient for the parties to brief all claims on the merits going forward, and in that process, Petitioner will identify all discovery that he contends may be required, and/or evidentiary hearings that may be required to resolve any disputed material issues of fact by the parties.

IT IS HEREBY STIPULATED by and between the parties, through their respective attorneys of record, that:

- 1. The Court's order dated March 31, 2015 (Doc. 384) that Petitioner shall file a Motion for Evidentiary Hearing by October 6, 2015 should be vacated;
- 2. Petitioner will submit a brief on all claims for relief. In doing so,
  Petitioner either will set forth that: 1) there is no genuine dispute as to any material fact
  on the claim and that Petitioner is entitled to judgment as a matter of law; and/or, 2)
  factual discovery is required on a claim and/or that an evidentiary hearing is required to
  present evidence and/or resolve disputes as to material facts on the claim;
- 3. Respondent's brief will set forth all reasons why Petitioner is not entitled to judgment as a matter of law, and/or identify any and all genuine disputes as to any material fact, and shall include all reasons why Respondent contends that Petitioner is not permitted to undertake discovery on any fact and/or be entitled to an evidentiary hearing on any issue;
- 4. Counsel for the parties agree to the following briefing schedule: 1)

  Petitioner's brief is due one year after the date this Court enters an order approving this stipulation; 2) Respondent's brief is due one year after Petitioner's brief is filed; and 3)

  Petitioner's reply brief is due three months after Respondent's brief is filed; and

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